

1 BARRY J. PORTMAN  
2 Federal Public Defender  
2 GEOFFREY HANSEN  
Chief Assistant Federal Public Defender  
3 450 Golden Gate Avenue  
San Francisco, CA 94102  
4 Telephone: (415) 436-7700

5 Counsel for Defendant LINTZ

8 IN THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA, ) No. CR 08-0298 SI (EMC)  
11 Plaintiff, )  
12 v. ) STIPULATION AND [PROPOSED]  
13 JAMES LINTZ, ) ORDER MODIFYING CONDITIONS  
14 Defendant. ) OF BAIL  
15 \_\_\_\_\_)

On June 9, 2008, the Court modified the conditions of bail for Defendant James Lintz, who has been residing in a half house on pretrial release since May 16, 2008, to permit him to travel to his mother's residence to sign legal papers. Mr. Lintz once again needs to travel to his mother's residence on August 6, 2008, for a similar reason: since he is on the lease of his mother's new residence, he must be present during orientation there. The entire time away from the halfway house would not exceed three hours, from 10:00 am to 1:00 pm, and he would be both picked up and dropped off by his mother. Pretrial Services Officer Victoria Gibson has indicated that she approves of such a modification. As a result, the parties stipulate and jointly request that the conditions of bail for Mr. Lintz be so modified.

## IT IS SO STIPULATED.

JOSEPH RUSSONIELLO  
United States Attorney

DATED: July 30, 2008

/s/  
ERICKA FRICK  
Assistant United States Attorney

DATED: July 30, 2008

/s/  
GEOFFREY HANSEN  
Chief Assistant Federal Public Defender  
Attorney for James Lintz

IT IS SO ORDERED.

DATED:

**EDWARD M. CHEN**  
United States Magistrate Judge